

metropolitan, county and municipal governments in order to avoid duplication and conflict.

(O) DATA REFERENCE STANDARDS. — ESTABLISH STATEWIDE CLASSIFICATION STANDARDS FOR GEOGRAPHICALLY REFERENCING ALL [[BASIS]] BASIC PLANNING DATA COLLECTED BY STATE DEPARTMENTS AND UNITS, WHICH STANDARDS MAY BE USED BY ALL UNITS OF STATE AND LOCAL [[GOVERNMENTS]] GOVERNMENT.

(P) STATE DEPOSITORY OF PLANS. — CREATE A CENTRAL DEPOSITORY FOR ALL [[LOCAL]] GOVERNMENT GENERAL, AREA, AND FUNCTIONAL PLANS AS RELATED TO THIS ARTICLE IN EFFECT AND AMENDMENTS THERETO AND REVISIONS THEREOF PREPARED BY STATE, REGIONAL, LOCAL, MUNICIPAL AND INTERSTATE AGENCIES. EFFECTIVE JULY 1, 1974, EVERY STATE, REGIONAL, LOCAL, MUNICIPAL AND INTERSTATE AGENCY SHALL SUBMIT TO THE DEPARTMENT, SUCH PLANS AS THEY ARE PROMULGATED. THE DEPARTMENT SHALL BY RULE OR REGULATION IDENTIFY THE PLANS REQUIRED TO BE SUBMITTED.

(Q) INTERVENTION IN ADMINISTRATIVE AND JUDICIAL, OR OTHER PROCEEDING. HAVE THE RIGHT AND AUTHORITY TO INTERVENE IN AND BECOME A PARTY TO ANY ADMINISTRATIVE, JUDICIAL, OR OTHER PROCEEDING IN THIS STATE CONCERNING LAND USE, DEVELOPMENT OR CONSTRUCTION. UPON INTERVENTION, THE DEPARTMENT SHALL HAVE STANDING AND ALL RIGHTS OF A PARTY IN INTEREST OR AGGRIEVED PARTY, INCLUDING ALL RIGHTS TO APPLY FOR JUDICIAL REVIEW AND APPEAL. IN ADDITION, IT MAY FILE A FORMAL STATEMENT OF ENVIRONMENTAL OR ECONOMIC IMPACT EXPRESSING THE VIEWS OF THE DEPARTMENT AND ANY OTHER UNIT OF THE STATE GOVERNMENT. THE RIGHT OF INTERVENTION IN ANY ADMINISTRATIVE, JUDICIAL OR OTHER PROCEEDING IN THIS STATE MAY BE EXERCISED ONLY IN ACCORDANCE WITH APPLICABLE RULES OF PROCEDURE AND LAW AS THEY RELATE TO THE PROCEEDING. THE DEPARTMENT AND THE GOVERNING BODIES OF THE LOCAL SUBDIVISIONS SHALL ESTABLISH PROCEDURES FOR NOTIFICATION OF THE DEPARTMENT OF APPLICATIONS FOR ZONING, PERMITS, OR AUTHORITY TO USE, DEVELOP, OR CONSTRUCT UPON LAND WHICH INVOLVE MORE THAN A LOCAL IMPACT AND IS OF SUBSTANTIAL STATE OR REGIONAL INTEREST.

[(o)] [[Q]] R) Necessary powers. —Exercise all other powers necessary and proper for the discharge of its duties.

[[ 3.] 5. Transfer or exchange of employees between Department [of State Planning] and other agencies.

The Secretary may make agreements with heads of other State departments, agencies or local governments, or regional, Metropolitan, county, municipal or other local planning agencies, or federal agencies, for the